# WATER QUALITY MEMORANDUM

Utah Coal Regulatory Program

March 11, 2010

TO:

Internal File

THRU:

FROM:

James D. Smith, Permit Supervisor

Steve Christensen, Environmental Scientist

RE:

2009 First Quarter Water Monitoring, Genwal Resources, Inc., Crandall Canyon

Mine, Permit & Tracking #3249

Water monitoring requirements for the Crandall Canyon Mine can be found in Sections 7.31.21, Ground Water Monitoring Plan and 7.31.22, Surface Water Monitoring Plan. Additional information can be found in Tables 7-4, 7-5, 7-8, 7-9 and 7-10.

On August 6<sup>th</sup>, 2007, a major mine bump/bounce occurred in the Main West pillar section causing much of the working area of the mine to collapse. As a result, mining operations at the mine have ceased. The in-mine dewatering pumps were removed and temporary concrete block seals were constructed in the north portals.

Based on Division of Oil, Gas and Mining records (the Division), the mine encountered significant amounts of ground water and began pumping activities in 1996. Over a 14-year period, the mine pumped an average of 742 gallons of water from the mine workings. Following the mine collapse and subsequent sealing of the portals, the mine did not discharge for the months of October, November and December of 2007. However, by mid January of 2008 the mine had filled to the extent that the mine-water had found it's way around the temporary seals and began to discharge uncontrolled to the surface.

During the 1<sup>st</sup> quarter of 2008, spikes in Total Dissolved Solids (TDS) and Total Iron (T-Fe) were detected during Utah Pollutant Discharge Elimination System (UPDES) sampling of the mine water discharge (Outfall 002). The analytical results for both TDS and T-Fe for both the 2<sup>nd</sup> and 3<sup>rd</sup> quarter of 2008 were within the compliance limits established in the Permittee's UPDES discharge permit. However, the 4<sup>th</sup> quarter analytical for 2008 produced elevated levels of T-Fe while TDS levels stayed within compliance levels. See 'data irregularity' section below for more discussion.

1. Was data submitted for all of the MRP required sites?	YES 🖂	NO 🗌
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### **Springs**

The approved MRP requires the monitoring of 24 springs each quarter. Of these 24 springs, 9 require laboratory water quality analysis (See Table 7-4). The remaining 15 springs require quarterly monitoring of field parameters (flow, pH, specific conductance and temperature).

As a result of inaccessible conditions due to snow cover, only 4 of the 24 spring monitoring sites were sampled (Little Bear Spring, SP-30, SP-36 and SP-79). The Permittee submitted all required samples for the spring sites that were accessible.

#### Streams

The approved MRP requires the monitoring of 12 surface water/stream sites. Of these 12 surface water/stream sites, 9 require laboratory water quality analysis (See Table 7-8). The remaining 3 sites require quarterly monitoring of field parameters (flow, pH, specific conductance, temperature and dissolved oxygen).

The Permittee submitted all required samples for the stream sites.

#### Wells

The approved MRP outlines monitoring of 7 wells. According to Table 7-4, all 7 wells required quarterly laboratory water quality analysis. However, due to the mine disaster on August 6<sup>th</sup>, 2007, the active mine-workings have been temporarily sealed off thus rendering the wells inaccessible.

#### **UPDES**

The UPDES Permit/MRP (UT000024368) requires monthly monitoring of 2 outfalls: 001 and 002. Outfall 001 is associated with the discharge from the primary sediment pond at the main mine facility. Outfall 002 is associated with the mine-water discharge that reports directly to Crandall Creek.

The Permittee submitted all required samples per the terms of the UPDES discharge permit. Outfall 001 did not discharge during the 1<sup>st</sup> quarter of 2009. Outfall 002 discharged an average of 340 gallons per minute (gpm) based on 3 sampling events conducted during the quarter.

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2.	Were all required parameters reported for each site?	YES 🖂	NO 🗌	-
3.	Were any irregularities found in the data?	YES 🖂	NO 🗌	

Three months following the sealing of the north portals, the mine water discharge began to exhibit fluctuating levels of T-Fe and TDS. The 1<sup>st</sup> quarter of 2008 produced analytical results that were outside the Permittee's UPDES compliances levels for both TDS and T-Fe.

However, during the 2<sup>nd</sup> and 3<sup>rd</sup> quarters of 2008, analytical results obtained for TDS and T-Fe from the mine-water discharge were within the compliance levels established by the UPDES discharge permit (1.0 ppm for T-Fe and 1,200 ppm for TDS).

The results from the 4<sup>th</sup> quarter of 2008 again produced levels of TDS below the UPDES standard of 1,200 ppm. However, T-Fe values had increased to levels beyond the 1.0 ppm range established in the UPDES permit (1.59 and 1.335 ppm respectively for 4<sup>th</sup> qtr., 2008).

Analytical results for this quarter were again a mixed bag of compliant TDS levels with elevated T-Fe levels (1.783 ppm, 2.454 ppm and 2.23 ppm).

The Division of Water Quality (DWQ) issued a violation to the Permittee on February 26<sup>th</sup>, 2009 for violation of their UPDES discharge permit by not meeting the effluent limits established in their permit.

T-Fe levels continue to increase within Crandall Creek as measured below Outfall 002 at Site LOF-1 (Lower Crandall Flume). A value of 1.432 ppm was obtained at Site LOF-1. The previous quarter's sampling at the site (4<sup>th</sup> Qtr, 2008) produced a T-Fe value of 1.438.

Spring SP-58 had produced several analytical results that were outside 2 standard deviations: D-Na (2.72 standard deviations), SO4 (2.41 standard deviations) and TDS (2.01 standard deviations) during the 4<sup>th</sup> Quarter of 2008. However, the site was inaccessible due to snow conditions this quarter.

## 4. On what date does the MRP require a five-year re-sampling of baseline water data.

Page 7-33 of the MRP states that groundwater samples collected during the low flow period (typically the 4<sup>th</sup> quarter) every 5 years will be analyzed for baseline parameters (See Tables 7-5). The 4<sup>th</sup> quarter of 2010 will be the next sampling event where baseline data will be required.

Page 7-35 of the MRP states that surface water samples collected during the low flow period every 5 years will be analyzed for baseline parameters (See Table 7-9). The 4<sup>th</sup> quarter of 2010 will be the next sampling event where baseline data will be required.

# 5. Based on your review, what further actions, if any, do you recommend?

Continued data collection and monitoring of the mine-water discharge will be necessary to evaluate the T-Fe levels.

Once Spring SP-58 is accessible, further evaluation will be necessary to see if a trend is emerging relative to D-NA, SO4 and TDS.

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